1		S BANKRUPTCY COURT  LIFORNIA, SAN FRANCISCO DIVISION  Case No. 19-30088-DM  Chapter 11 Lead Case, Jointly Administered  DECLARATION OF JOSEPH FEIST IN  SUPPORT OF MOTION PURSUANT TO  FED. R. BANKR. PROC. 7015 AND 7017 TO  ENLARGE TIME TO FILE PROOF OF  CLAIM PURSUANT TO FED. R. BANKR.  PROC. 9006(b)(1)  Date: July 26 <sup>th</sup> , 2022  Time: 10:00 a.m. (Pacific Time)  Place: Telephonic/Video Appearances Only  United States Bankruptcy Court  Courtroom 17,  450 Golden Gate Ave., 16 <sup>th</sup> Floor  San Francisco, CA  Judge: Hon. Dennis Montali  Response Due Date: July 12 <sup>th</sup> , 2022
19 20 21 22 23	California.	ractice before all state and federal courts of the State of sustained losses from the Camp Fire in 2018.
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1	3.	I represent Lori Corbin, as creditor in the PG&E bankruptcy and through the Fire Victim Trust
2		process.
3	4.	On November 8 <sup>th</sup> , 2018, Lori suffered a harrowing evacuation experience and lost her community
4		to the fire commonly known as the Camp Fire.
5	5.	The movant had a good faith belief that she was not eligible to file a claim against PG&E because
6		her home did not suffer any physical damage.
7	6.	Due to most if not all mail informing the movant of her rights against PG&E resembling spam
8		mail, she inadvertently tossed the documents.
9	7.	On May 18th, 2022, Movant contacted my office for a consultation, and we verbally informed her
10		that she did in fact have a valid claim against PG&E for the losses suffered from the Camp Fire.
11	8.	On May 18th, 2022, Movant retained Northern California Law Group, PC to file this motion, file a
12		Proof of Claim and represent her through the Fire Victims Trust process.
13	9.	All statements in this declaration are based on my own personal knowledge and observation and
14		from my review of the court and business records in this case, or upon information and believed
15		as indicated. If called to testify on this matter, I can and would competently testify to the matters
16		set forth in this Declaration.
17		
18		I declare under penalty of perjury pursuant to the laws of the United States of America that the
19		foregoing is true and correct.
20		Executed this 6 <sup>th</sup> day of June 2022, in Sacramento, California.
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23		Joseph K. Feist, Attorney for Movant
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